PROCLAMATION APPOINTING A DAY OF THANKSGIVING.

Important Decisions of the Supreme Court Affecting National Banks and Insurance Companies.

WASHINGTON, October 31 .- The following is President Cleveland's proc-isma ion designating Toursday, No-vember 2 th, so a day of thanksgiving

A PROCLAMATION.

By the President of the United States: It has long been the custom of the people of the United States, on a day in each year aspecially set apart for that purpose by the chief executives, to acknowledge the goodness and mercy of God, and to invoke his continued care and protection. In ob-Cleveland, President of the United States, do hereby designate and set ara t Thursday, the 25th day of November instant, to be observed and kept as a day of thanksgiving and prayer. On that day let all our people forego their accustomed employments and assemble in their saual places of worsh p, to give thanks to the ruler of the universe, for our continued enjoy-ment of the blessings of a free government, for a renewal of business prosperity throughout our land, for the return which has rewarded the labor of those who till the roll, and for our progress as a people in all that makes a nation great. And while we con-template the infinite power of God in entiquake, flood and atorm, let the grateful hearts of those who have been shielded from harm through His mercy be turned in sympathy and kindness toward those who have suffered through His visitations. Let us also, in the midst of our thankegiving, remember the poor and needy with cheerful gefts and alms, so that our made acceptable in the sight of the

In witness whereof I have herenuto set my hand and caused the seal of the United States to be affixed.

Done at the ci y of Washington, this

Arm day of November, in the year of our Lord one thousand eight hundred and eighty-six and of the independence of the United States of America the one hundred and eleventh. GROVER CLEVELARD.

By the President, T. F. Bayasu, Secretary of State.

Prince Louis Supetion Calls on the President.

WASHINGTON, November 1 .- Prince Louis Napoleon called at the White House today and paid his respects to the President. He was accompanied by his private secretary and Mr. Albert de Ferester, Secretary of the Italian Legation. The presentations were made by Secretary Bayard. President received them in the bine parlor. There were no addresses. parlor. There were no addresses. The President and the Prince convessed tegether for about fifteen minutes. The party went to Balti-more at 10 o'clock this morning and returned at 3 o'clock this afternoon. This evening the Prince is the guest of Col. Jerome Bonsparte.

Important Supreme Court Decis-

WARHINGTON, November 1 .- A dedered by the Supreme Court of the United States today in a series of cases known as the Pacific Astional Bank cases, brought here by appeal from the United States Circuit Court for the District of Massachusetts. These were suits instituted by personal liability for an assessment of 100 per cent, upon the shares of both the original and the increased capital stock of the bank standing upon its books in their names. The stock-holders maintained when the cases were tried in the court below, that they were not liable on the share of increased capital stick held by them for the reason that the increase of the capital of \$5.0,000 to \$961,000 was unauthorized and illegal, and they were not parties to it. This court holds that the st ckholders are liable upon their shares of increased capital stock; that the defenses at law and the alleged ground of relief in equity are alike insufficient, and that the judgment; and decrees of the Circuit Court in favor of the receiver must be affirmed in all the cases, and it is so ordered. This decision covers ten cases in this court and several pending suits in the courts of Manus-churens. The opinion was delivered

by Justice Mat hews.

Another decision was rendered by the Court today in the original case of the Phoenix Iosurance Company et al against Charles E Dyer, Judge of the United States Dariet Couri for the Eastern District of Wisconsin. This case, which is a petition to this Court for a writ of prohibition arises out of an action instituted by the Goodrich Transportation Company, in the Wisconsin District Court, to limit its liability as owner of the steamer Oconto for damage : caused by fire due to sparks from the chimneys of that vessel while she passing up Fox river on her way to Green Bay. The Phoenix Iosarance Company and the other plaintiffs now sak this Court to grant a writ of prohibition to restrain the Judge of the District Court from further proceeding, on the ground that that Court is without priediction to grant the relief tought by the owners of the steamer. This Court holds that there is nothing in the admiralty rules which warrants the jurisdiction of the District Court of Wisconsin, and that the case is clearly one for a writ of prohibition. The writ will, therefore, be issued. This Court does not, however, decide the question whether or not the statutery limitation of limitity extends to the damages caused by the fire question so as to be enforcable in an ap-propriate court of competent jurisdic-Opinion allowed by Justice

Motions were made in the United States Supreme Court today to advance and near together immediately after the February recess all the case now on the docket of this court which involve the great felephone controversy. Counsel stated to the Court that the records in these cases conprise 25,000 octave pages of printed matter and that the argument, if all the cases be heard together, will oc-

cupy a week or more.

The Court took the motion under

advisement The records in these cases are the most voluminous ever presented to the Court. Copies enough of the record to supply all the justices in the single case of the People Telephone Company vs The American Beli Company occupy nearly fifty cubic feet of

Toe numbers and titles of the came are as follows: Nos. 113, Amos E. Dolbear vs the American Bell Telephone Company, appeal from the Circuit Court of the United S ates for the District of Mwsackusetts; 667 and 668, the standard.

PRESIDENT CLEVELAND'S the Molecular Telephone Company vs. the American Bell Telephone Company, appeal and cross appeal from the United States Circuit Court for the Southern District of New York; 1092; the Clay Commercial Telephone Com-pany vs the American Bell Telephone Company, appeal from the United States Circuit Court for the Eastern Davict of Pennsylvania; 1164, the Prople's Telephone Company vs the American Bell Telephone Company, appeal from the United States Circuit ourt for the Southern D strict of New York; and 1165, the Overland Telephone Company vs the American Bell T-1-phone Company, sppeal from the United States Circuit Court for the Southern District of New York.

A NEW VIEW OF CONSUMPTION.

And One Which Appeals to Common Scuse—Many Curable Cases, Medical Stilus: "Many persons die

of consumption who could easily be cared, "says Dr. S. C. Clark, of Watertown, N. Y. "if they would go at it right. I have a new view of the disease. Consumption is not always of lung origin."
"How so? What is it then?"

"Many cases of consumption are secondary. The disease itself prevails everywhere, but the best practitioners refuse to attribute it entirely to inheritance or the weather. If a person lives in the most favorable climate in the world and has any tendency to lung weakness, if certain conditions exist in the system, that chimate, however favorable, will not prevent development of the disease. The dis-order in such cases is only a secondary

symptom in the lungs of some othe r ailment, and can never be cured until approached through its source."
"Yes, doctor; but what is the method of approach?"

"If you dip your finger in sold you burn it, do you not?"
"Yes."

"If you wash this burnt finger every second with the acid, what is the re-Why, constant inflammation, festering and eventual destruction of the

Precisely! Now, then, for my method, which commends itself to the reason and judgment of every skillful sell and apply the same to the followpractitioner. You know certain acids are developed in the body. Well, if the system is all right these acids are neutralized or utilized and carried out and to supply it with all that is neces neutralized or utilized and carried ods.

If the system is run down by excess, sary to make it a free church and a surjety, continual exposure or overwork these roids accumulate in the blood. If there is any natural weak-ness in the lung this and attaces it, money as will maintain it forever with having a natural affinity for it, and if

"Perfectly! But how do you pre-

vent the accumulation of these acids in the system?" "Irregularities of the liver and kid-neys create this excess of acid and the supply can be cut off only by carrect-ing the wrong action of these organs. The kidneys alone should carry out in quantity, in solution, enough of this acid daily, which, if left in the blood, would kill four men. When the the stomach, the liver and the kidneys are all conspiring to increase the acid, the wonder is that weak lungs resis:

death as long as they do! But you have not told us how you

would treat such cases."
"No, but I will. The large are only diseased as an effect of this acid or kid-ney poison in the blood. After hav-ing exhausted all authorized remedies to correct this acid condition, I was compelled, in justice to my patients, to use Warner's safe cure; though a gard to the share and portion of her the Receiver of the insolvent Pacific
National Bank of Besten, against the
stockholders of that bank to enforce
personal liability for an assessment of fic and the only specific for those great organs in which over 90 per cent. of diseases originate or are sustained." 'Is this form of treatment success-

"It is wonderfully so, and for that reason I am only too willing that you should anneance it to the world of

Note by the Publishers: We have re-ceived the above interview from H. H. Warner & Co., Rochester, N. Y., with the request that we publish it for the suffering people. In a foot note their letter they say:
"The experience of Dr. Clark is not

strange to us. In our correspondence we have found that many thousands of people are suffering from what they think is Consumption, whereas the real difficulty is with the liver and kidneys, proven by the fact that when these organs are restored to health by the executors among her household servants living with the liver and kidneys, proven by the fact that when these organs are restored to health by the restored by the executors among her household servants living with her at the time of her death. The last codicil is dated November 30, 1885. stronge to us. In our correspondence think is Consumption, whereas the real difficulty is with the liver and kidneys, proven by the fact that when these organs are restored to health by the use of Warner's Safe Cure the consumption di appears, and so does uremic or kidney poisoning, which causes so many symptoms of diseases that the human system is subject to. The same may be said of rheumatism, The same may be said of rheumatism, caused by an acid condition of the system. We insist upon what we always have claimed, if you remove the casse, the system will soon period the work already begun. Mrs. Rev. Dr. Theodore Welf, of Gettysburg. Pa., wife of the editor of the Lutheran Quarterly, said her friends thought her 'far gone with consumption,' but after a thorough treatment. tion, but after a thorough treatment with Warner's safe cure, she says: 'I am perfectly well.' We can cite thousands of such cases, but one is enough If you publish the above article, kindly send us a marked copy."
We gladly give place to the article,

for if we can in any way stay the ravages of consumption, which carries away so many millions yearly, it is our bounden duty to do so .- [Pou.

Bartholdi and Party at the Falis Buffal, N. Y., November 1.-M Bartholdi and the Prench delegation to the United States, with the exception of Count de Lesseps, arrived at Niagara Falls on a special train last night, accompanied by the Hon. Levi P. Morton, the Hon. Chauncey M. Depew and others. The party will speed today sight seeing at the Falls and leave for New York this evening.

"Our Baby's Pirst Year," Marion Harland, with other valueble information; farty-eight page book, Sent free on receipt of 2 cent stamp, Address Reed & Carnrick, Mercantile Exchange Building, New York City.

The Brothers at Rockaway Beach, Long Island City, L. L. October 31.

Two hundred and fifty of the delegates to the National Convention of the Beatherhood of Locamotive Engineers, with their wives, visited Rockaway beach on a special train this afternoon They were the guests of Austin Corbin, president of the Long Island Railroad Company. Division No. 269, comed of argineers employed on the Long Island railroad, escorted the delegates. The party returned to New York this evening

Louisville Coment.

PREPARE FOR PLOODS. Foundations, cellar walls and build-

MRS.A.T.STEWART'S WILL

SHE PROVIDES HANDSOMELY FOR HER KINSFOLK

And Their Children and Leaves a Large Sum to the Diocese of New York.

NEW YORK, November 1.—The will of Mrs. Cornelis M. Stewart, widow of the late millionaire dry goods merchant, was filed for probate ex Judge Horace Russell, Mr. Henry Hilton's father-in-law. Cutations were mmediately issued to the heirs and next of kin, made returnable Novem-

In the instrument Mrs. Stewart bequeaths \$20 000 per year during life to her brother, Charles F. Clinch; to each of her sisters, Anns, Emma and Julia, she leaves an annuity of \$10,000 a year; to her niece, Sarah N. Smith, she leaves \$250,000; to Cornelia S. Butler she leaves \$200,000; to each of her children, Lawrence and Charles S Butler, \$50,000; to Kate A. Smith, \$200,000; to each of the remaining children of Sarah N. Smith, namely, Louisa, Ella, Bessie and James, \$100, 000; to each of the children of her de coased sister Louise, formerly the wife of Charles E. Butler, namely, Rosalie, Helen, Virginia, Lillian, Max-well and Prescott, \$50,000 All the rest of the estate, real and personal, she bequeaths to Charles J. Clinch, now of Paris, and Henry Hilton, of this city.

None of the legacies are to be paya-

ble until three years from the final probate of the will, nor any of the annuities until six months after such probate The executors to the will are Charles

J. Clinch and Henry Hilton and the witnesses to the instrument Henry E. James Henry Work and Edward B. Hilton The will is dated July 5, 1877. In a

codicil to the will she ravokes the be-quest to Henry Hilton of one-half of her residuary estate and instead bequeathe to him one-half of the residue of her property and estate in trust, to llect, receive, hold, manage, control, having a natural affinity for it, and it the soid is not neutralized or passed out of the system it burns, ulcerates, and finally destroys the lung. Is this clear?"

The system is burns, ulcerates, and similar to be used as schools and similar to be used as schools and seminaries of learning, to be attached to such cathedral, and to endow them with such money as will sustain them forever, and to erect such other buildings as the cathedral and semibuildings as the cathedral and semi-naries and schools may require. All these buildings are to be erected on Mrs. Stewart's land there, known as Hempstead Plains, L. I. These build-ings when completed are to be con-veyed to the use forever of the Pot-estant Episcopal Church of the Dio-cese of Long Island, or to the corpora-tion known as the Cathedral of the tion known as the Cathedral of the Incarnation and the Diocree of Long Island. All the one-half of her residuary estate so devised is to be applied for the above purposes. If any heir becomes a party to any proceeding to an interference with the will, the provision in the will in his or her favor to be cancelled. The codicil of the will is dated May 27, 1878.

> properly devised and bequeathed to him in trust to lease and dispose of it from time to time as he shall deem expedient: all such acts to be valid and as effectual as if made by the testatrix, and at expenses to be allowed him without furtner proof than that they were actual y made Judge Hil ton is empowered to divide any sur-plus among the legal heirs. He is empowered to appoint or substitute a trustee or trustees to act in his place for any desired period, and at will to evoke such appointment, and by will to appoint his successor, provided, however, that the said trust shall not continue longer than the lives of Kate A. and James C. Smith, named in the will. By another codicil, dated May 31, 1883, Mrs. Stewa t bequesthe to earth N. Smith and her heirs one After staying that the cathedral and St. Paul's School at Garden City has been completed and endowed revokes all former clauses to the will and codi clis thereto, except that the trustee is empowered at his discretion to build and endow a seminary of learning to women as described in previous codi-cils and to erect such other institutions and buildings connected with the cathedral as will be necessary Absolute title to the property is vested in the legates to convey and transfer the property in accordance with the provisions of the will and codicils.

A MOST LIBERAL OFFER;

THE VOLTAIC BELT Co., Marshall, Mich., offer to send their Celebrated VOLTAIC BELTS and Electric Appliances on thirty days' trial to any man afflicted with Nervous Debility, Lose of Vitality, Manhood, etc. Illustrated pamphlet in scaled envelope with full particulars, mailed free. Write them at once.

What the Japanese Prince Has to

CHICAGO, ILL, November 1.-Prince Komatsu, of Japan, with his suite, spent yesterday in viewing the city. The party will start for New York this afternoon. In conversation with a reporter the Prince expressed great admiration for the American people. As for the Japanese, he said they are a progressing people, and are naturally peace loving, and inquisitive to the extent that they are striving to learn what they can of other nations and to sequire a knowledge of public affairs that will redound to their own benefit.

1500 Bales of Cotton Burned, LIVERPOOL, November 1.-The shed on the Wellington dock, which was burned yesterday, contained 1500 bales of cutton. The loss is \$200,000.

Arctic Navigators Bauqueted. San Francisco, Cat., November 1. Lieut, Stoney, of Arcic fame, and his officers were banqueted last night by the Cosmos Club of this city. Stoney will leave for Washington about the middle of November.

Gleopatra Drank Pearls In her wine, and captivated Cresar with her beauty and magnificence. But pearls in the mouth are better, and our modern beauties may have these if they faithfully use Sozopost every day, and captivate all by simply smiling to show their pretty white

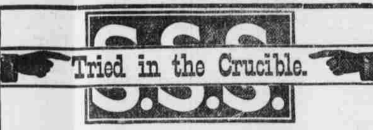
Children Gry

Gasloria

Centaur Liniment is the most wonderful Pain-Curer the world has ever known.

W F TAYLOR & CO

Cotton Factors and Commission Merchants. No. 314 Front Street, Corner of Monroe, Memphis, Tenn.



nonneed it cancer. I have tried a number of physicians, but without receiving any perma nent benefit. Among the number were one or two specialists. The medicine they applied was like fire to the core, causing intense pain. I saw a statement in the papers tedling what S. S. S. had done for others similarly afflicted. I procured some at once. Before I had used the second bottle the neighbors could notice that my cancer was healing up. My general health had been and for two or three years-I had a hacking cough and spit blood contin ually. I had a severe pain in my breast. After taking six bottles of S. S. S. my cough left me and I grow scotter than I had been for several years. My cancer has bealed over all but a little spot about the size of a hair dime, and it is rapidly disappearing. I would advise every one with cancer to give S. S. S. a fair trial. MRS. NANCY J. McCONAUGHEY, Ashe Grove, Tippecance Co., Ind.

Feb. 16, 1886 Swift's Specific is entirely vegetable, and seems to cure cancers by forcing out the impu-ties from the blood. Treatise on Blood and Skin Diseases malled free. THE SWIFT SPECIFIC CO., Drawer S, Atlanta, Ga.

SLEDGE BROS., of Come, Miss. | F. M. NORFLEET, Resident Partner

COTTON FACTORS.

Nos. 356 and 358 Front Street..... Memphis Tenn.

DISSOLUTION NOTICE.

BY MUTUAL CONSENT, the firm of Alston, Crowell & Co. is this day dissolved, E. W. Crowell retiring. The remaining partners, P. S. Alston and H. H. Maury, will continue the business at the old stand, corner Front and Union streets, assuming all liabilities and collecting all outstanding accounts.

Memphis, Tenn. September 1, 1886.

E. W. CROWELL.

P. S. ALSTON.

H. H., MAURY.

E. W. CROWELL.

E. W. CROWELL.

E. W. CROWELL.

NEW FIRM.

Cotton Factors, Wholesale Grocers,

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COTTON FACTORS.

34 and 36 Wadison St., : Memphis, Teen.

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are unsurpassed by any sawmill in the South for filing orders promptly. Sidiar, Step Lumber and Cypress Shingles a specialty, also, Frantish mensions. We make the Wholesale Buriness a special feature. Orders solicited and promptly filled.

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GEO. P. LIES & CO., Factory 200, 3d District, N. Y. FOR SALE BY -S. A. Francioli, P. Carlin, H. J. Hoister, R. Meister, E. Campbell & Co MOON & JOYNER, Wholesale Agents,

FADER, FRANK & CO.

HILL, FONTAINE & CO.

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ALL WORK GUARANTEED TO BE FIRST CLASS In every respect and to give entire satisfaction. We solicit your patronage and request that you call, examine our stock, prices, etc., before purchasing classifiers.

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BEST Turnout and Sample Guaranteed. Good weights, and remittances promptly made. All Cotton Insured while in Transit and at Gin. Sacks furnished on application. We use the "Patent Unlessder" and unlead all wagen cotton. Give us a trial

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Best Vield. Best Sample.

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AND COTTON 360-362 Front Street Memphis Tenn.

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Wholesale Grocers & Cotton Factors,

Wholesale Grocers, Cotton Factors

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BETWEEN ADAMS AND JEFFERSON. Mr. L. E. RAIN AY devotes his whole time to the weighing and sale of all Cotton entrusted to our charge. Cotton Warehouse. Washington street.

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